	WITH RIGHTS TO RENEWALS AND	
59224	TRUST DEED	
THIS TRUST DEND,	made this 12TH day of ROBERT G. PARKER	MARCH
us Grantor, WILLIAM SOUTH V	P. BRANDSNESS ALLEY STATE BANK	, as Trustee, and
an Perceliciary.		,
Grantor irrevocably gran m	WITHESSETH: nts, burgairs, sells and conveys to tro County, Oregon, described as:	ustee in trust, with power of sale, the property

LOTS 10 AND 11, BLOCK 11, INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALLS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

together with all and singular the tenements, here litaments and oppurtonances and all other rights thereunto belonging or in anywise tow or berealter appertaining, and the rents, issues and profits thereof and all fixtures now or berealter attached to or used in connec-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the will of SIXTEEN THOUSAND FIVE HUNDRED AND NO/100----WITH RIGHTS TO RENEWALS AND FUTURE ADVANCEC

The chose described real property is not currently used for agricultural, timber or grazing purposes.

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Jral, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in supurposed any easement or creating any restriction thereon; (c) join in any use distribution or other agreement allecting this deed or the lien or charke thereoi; (d) reconvey, without warranty, all or any part of the property. The structure in may reconvey, without warranty, all or any part of the property. The structure in the procession or persons the "person or persons to the provide thereoit, in the property, and the recitals thereoit. Thus, provide the structure is less than \$5.
(a) Upon any default by grantor hereouter, beneficiary may at any point thout notice, either in person, by agent or by a receiver to be an point the structure, and without redard to the autofunct of the structure is less than \$5.
(b) Upon any default by grantor there upon and take possession of said property or and prolits, including those past due and unpaid, and apply the same investigation and collection, including table as beneficiary may default between and including reasonable atom exist, may indebitedness secured hereby, and in such order as beneficiary may default or relass thereoids and property, the collection of an application or or release thereoids and in a data or the application or release thereoids and in the and between a structure is a stall not cure or pursuant to such notice.
(1) Upon default by grantor in payment of any indebitedness secured

Dursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an versi the beneficiary at his election may proceed to foreclose this trust deed in spuity as a invertage or direct the trustee to foreclose this trust deed by duritivenent and sale. In the latter event the beneficiary or the trustee shall "accude and cause to be recorded his written notice of delault and his election overby where solid described real property to satisfy the obligations secured hereby where you have and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to foreclose the advertisement and act as

chereot as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.740 to 86.795.

 Shouid the beneficiary elect to foreclose by advertisement and sale then alter delauit at any time prior to live days before the date set by the truste of the truste's sale, the frantor or other manner provided by URS 86.760, may pay to the beneficiary or his successon so privileded by URS 86.760, may pay to the beneficiary or his successon so priviled by URS 86.760, may pay to the beneficiary or his successon so priviled by URS 86.760, may pay to the beneficiary or his successon so priviled by URS 86.760, may pay to the beneficiary or his successon so priviled by URS 86.760, may pay to the beneficiary or his successon so priviled by URS 86.760, may pay to the beneficiary or his successon so priviled by URS 86.760, may pay to the beneficiary or his successon so priviled by the bidation secured thereby (including costs and expenses activated teed and the bidation secured thereby (including costs and expenses activated the principal as would not then be due had no delault occurred, and thereby cure the delault, in which event all loreclosure proceedings shall be dismissed by a postponed as provided by law. The truste time to which said sale may be postponed as provided by law. The truste sells at the parcel or parcels at section to the highest bidder lor cash, payable sell the parcel or parcels at solid lever to the purchaser its deed in form as required by law conclusing the routes in the declaration and hall as provided by law. The truste sells. Use trust exposed of the truthulness thereol. Any person, excluding the truste, but including the functed of all any matters of tack the substant by concessing the sells of the truthulnes before the date of any matters of tack the substant and by all and by the process or side of the truthulnes thereol. Any person, excluding the trustees of sale. Trustee sells pursuant to the powers provided herein, trustee shall deliver to the obl

Supplies, is any, to the granter or to his successive in interest entitled to such surpline. If for any tension permitted by law beneficiary may from time to fine appoint a successor or nuccessors to any trustee named herein or to any successor trustee, and the successor trustee, the latter shall be vested with all title, fowers and durine conferent matter, the latter shall be vested with all title, fowers and durine conferent and substitution shall be made by written instrument. Each such appointment and substitution shall be made by written instrument. Each such appointment and substitution shall be made by written instrument executed by beneficiary, contauring reference to this structed, shall be conclusive proof of proper appointment to the successor trustee. If. Trustee accepts this trust when this deed, duly executed and acking lead is made a public record as provided by law. Trustee is not bigited to notily any party heres of proceeding shall be a party unless such action or proceeding is brought by trustee.

NOTE: The That Deed Are provides that the furthe hereunder must be either an attainer, who is an active member of the Oregon State Bar, a bonk, trust company of estimate and loan mission durber relies as business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real analytic of the state, or stabulations, of flates, agents or bonches, the united States or any agency thereof, or an estraw agent licensed under CRS 690.505 to 690.585.

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	those claiming under him, that he is hard
The grantor covenants and agrees to and with the beneliciary and by seized in the simple of said described real property and has a valid,	unencumbered
y seized in fee simple of suite and	
11	ns whomsoever.
I that he will warrant and forever defend the same against all person	
The drantic warrants that the proceeds of the loth represented by the above the drantic warrants that the proceeds of the loth represented by the above the drantic warrants that the proceeds of the loth KARSHERSKAR AND A the base of the second sec	described note and this trust deed are:
The drantic warrants that the proceeds of the loin represented by the above The drantic warrants that the proceeds of the loin represented by the above park block NX Tox XX XX Cover it granter is a natural person) are for busi (b) for en organization, or (even it granter is a natural person) are for busi (b) for en organization, or (even it granter is a natural person) are for busi	iness or commercial purposes other than agreed
In a stand the second	dowisees administration of
The deal applies to, inutes to the benefit of and term beneficiary shall m	g this deed and whenever the context so the
THE THESS WHEREOF, said grantor has neround	and the day and year first above withen
the lining out, whichever we take a graditor	
and in the state of the state o	
termineters for this purpose, if this instrument is form No. 1305 or equivalent;	
the perchange of its NOT to be a first lien, or equivalent, if compliance	
of a dwalling out required, dissigned this notice.	
all the signed at the above is a caracteristic.	ON, County of) ss.
$\pi \pi M^{\mu} D F D R E G O N_{\mu}$) ss.	ano
County of Klamath 19 86.	who, each being first
duly sworn, did sa	
Robert G. Parker president and that	t the latter is the
vecretary of	d that the seal allixed to the foregoing instrument is the said corporation and that the instrument was signed and said corporation and that the instrument was signed and the seal of the seal of the second
corporate star of	d that the seal allixed to the foregoing instrument is the said corporation and that the instrument was signed and said corporation by authority of its board of directors; of said corporation by authority to be its voluntary act m acknowledged said instrument to be its voluntary act
and each us the presence and each us the	m acknowledged said historican
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OFFICIEL Stores J. Elected Notary Public to	
Stally any Autor bublic for Oregon	
My contraintion expirits: (17) (17) (17)	
E EQUEST FOR FULL RECONVE	YANCE
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T(): Trustee	red by the foregoing trust deed. All sums secured by said
The undersigned is the legal owner and holder of all indebtedness security. The undersigned is the legal owner and holder of all indebtedness security in the statistic of the second se	red by the foregoing trust deed. All sums secured by said syment to you of any sums owing to you under the terms of ess secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the
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